

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Public Services – M.A. & U.D. Department – Greater Hyderabad Municipal Corporation - Sri E.R.Chakravathy, UDC, Greater Hyderabad Municipal Corporation - Departmental proceedings under Rule 20 of the Andhra Pradesh Civil Services (CC&A) Rules, 1991 - Imposition of penalty – Appeal allowed - Orders – Issued.

MUNICIPAL ADMN & URBAN DEVELOPMENT (VIG.III) DEPARTMENT

G.O.Rt.No. 244

Dated:12/02/2009

Read the following:

1. G.O.Rt.No.811, MA & UD (Vig.III) Dept., Dt: 13.11.2007.
2. Orders Dated:16.9.2008 of Hon'ble APAT in O.A.No. 7656/07.
3. From Sri E.R. Chakravathy, UDC., GHMC Appeal Petition Dated: 10-10-2008.
4. Govt.Memo.No.14809/Vig.III/2003-31, M.A.&U.D. (Vig.III) Dept., Dated: 6-11-2008.
5. From the Commissioner, Greater Hyderabad Municipal Corporation Hyderabad Letter No. 4581/ V&E/ V3/ GHMC / 2001/68, Dated: 25.11.2008.

- :: () :: -

O R D E R:

In the reference 1st read above, orders have been issued imposing punishment of stoppage of five (5) annual grade increments with cumulative effect and having bearing on the pension on Sri E.R.Chakravathy, the then Tax Inspector, Greater Hyderabad Municipal Corporation, duly following procedure prescribed in Andhra Pradesh Civil Services (CC&A) Rules, 1991, for issuing house numbers by making false assessment without verifying the extent of the land noted in the sale deed with that of ground position pertaining to Survey No.356, 357/1 & 2, 358 (p) of Shaikpet and Survey No.24 of Bhakthvasguda, Tolichowki of Hyderabad.

2. Sri E.R.Chakravathy, the then Tax Inspector, Greater Hyderabad Municipal Corporation, Hyderabad, instead of the availing the opportunity to submit the Review Petition to Government, has approached the Hon'ble Tribunal and filed O.A.No.7656/2007 with a plea to set aside the punishment imposed on him. In the reference 2nd read above, the Hon'ble A.P. Administrative Tribunal, while allowing the said O.A. has set aside the orders issued in the G.O.1st read above and the matter is remanded back to the Government to hear the applicant personally before passing any final orders and also directed to consider as to why the orders passed in other two cases viz., G.O.Rt.No.1080, Municipal Administration & Urbana Development (Vig.III) Department, Dated: 23-07-2008 and G.O.Ms.No.507, Municipal Administration & Urbana Development (Vig.III) Department, Dated: 23-07-2008, should not be extended to the applicant and pass appropriate orders after giving personal hearing to the applicant, within a period of four weeks from the date of receipt of a copy of the said order.

:2:

3. Keeping in view the orders of Hon'ble Tribunal in the reference 2nd read above, Sri E.R.Chakravathy, the then Tax Inspector, now UDC, Greater Hyderabad Municipal Corporation, Hyderabad was given an opportunity to hear personally of his explanation before Appellate Authority on 7-1-2009. On hearing the oral submissions and after going through the representation of the appellant, the Appellate Authority has decided to rescind the orders of punishment issued in the G.O.1st read above as was done in the case of other two delinquents viz., Sri Ch.V.N.Suresh, Valuation Officer (Retd.) and Sri K. Srinivas, Bill Collector, GHMC.

4. Accordingly, Government hereby rescind the orders issued in the reference 1st read above and further action against Sri E.R. Chakravarthy, UDC., GHMC is hereby dropped.

5. The Commissioner & Special Officer, Greater Hyderabad Municipal Corporation, Hyderabad, shall take action accordingly.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

**S.P.SINGH
E.O.PRINCIPAL SECRETARY TO GOVERNMENT**

To

The Commissioner & Special Officer,
Greater Hyderabad Municipal Corporation,
Hyderabad.

Copy to:

Sri E.R.Chakravathy, UDC,
Greater Hyderabad Municipal Corporation
through the Commissioner & Special Officer,
Greater Hyderabad Municipal Corporation, Hyderabad.

SF/SC

//FORWARDED BY ORDER//

SECTION OFFICER